# STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS SECURITIES DIVISION

IN THE MATTER OF DETERMINING whether there has been a violation of the Securities Act of Washington by:

S-03-150-03-SC01

MICHAEL F. DOBBS, CRD#2629465,

STATEMENT OF CHARGES AND NOTICE OF INTENT TO ENTER AN ORDER TO CEASE AND DESIST, DENY REGISTRATIONS, AND IMPOSE FINES

Respondent.

Case No. S-03-150

THE STATE OF WASHINGTON TO:

Michael F. Dobbs 1458 Dwight Place Bronx, NY 10465

## STATEMENT OF CHARGES

Please take notice that the Securities Administrator of the State of Washington has reason to believe that Respondent, Michael F. Dobbs, has violated the Securities Act of Washington by offering securities in Washington while not registered in Washington State, by making material misrepresentations in the course of those offers, and by engaging in a course of business which operates or would operate as a fraud or deceit. The Securities Administrator believes that these violations justify the entry of an order in the public interest against Michael F. Dobbs by the Securities Administrator pursuant to RCW 21.20.390 to cease and desist from such violations, and under RCW 21.20.110 denying registration as a securities salesperson. The Securities Administrator finds as follows:

#### TENTATIVE FINDINGS OF FACT

1. Michael Francis Dobbs ("Dobbs") was at all times material to this action a registered securities salesperson, CRD# 2629465, employed by GIT Securities Corporation. Between March 1995 and January 2003, Dobbs worked for 15 different broker-dealers. While Dobbs had previously been registered as a

1

23

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

securities salesperson in Washington, at no time material to this action was Dobbs registered to offer securities in Washington State. Dobbs resides in New York, New York.

- 2. GIT Securities Corporation ("GIT") of New Rochelle, New York, was at all times material to this action a broker dealer registered to do business in Washington. On or about May 1, 2003, GIT was expelled from membership in the National Association of Securities Dealers ("NASD"), and its President, Christian Nigohossian, was barred from association with any NASD member in any capacity.
- 3. On or about June 15, 2002, Dobbs made an unsolicited telephone call to a Washington resident, Mr. Herbert, offering shares of Cygnus, Inc. ("Cygnus"), a California corporation traded on the Over The Counter ("OTC") bulletin board.
- 4. Mr. Herbert, who had no prior relationship with Dobbs and was not a customer of GIT, stated that he was not interested in purchasing any stock. Dobbs ignored the statement, offered to sell Mr. Herbert 5,000 shares of Cygnus, and attempted to confirm Mr. Herbert's mailing address. When Mr. Herbert questioned what Dobbs intended to mail him, Dobbs said that he would be mailing the confirmation of his Cygnus order. Mr. Herbert objected, as he had not ordered any shares, and was not interested in the stock.
- 5. Dobbs responded with an offer to sell 2,500 shares. Mr. Herbert's continuing objection and refusal to purchase were countered by Dobbs with offers to sell 500, 100, and finally a single share of Cygnus. Dobbs insisted that he was going to sell Mr. Herbert at least one share of Cygnus. When Mr. Herbert objected again, Dobbs stated that he was "a seven-figure broker," that his analysts were "the top team on Wall Street," that Cygnus was a "sure-fire" stock, and that if Mr. Herbert bought just one share of Cygnus stock from Dobbs Mr. Herbert would become a steady customer.
- 6. At this point Mrs. Herbert joined the conversation in an effort to end the call. She informed Dobbs that they had recently purchased shares of another OTC stock, Watchguard, and that they were not interested in purchasing another OTC stock. Dobbs countered the objection with instructions that the

- 1. The offer of Cygnus stock by Respondent Michael F. Dobbs as described above constitutes the offer of securities as defined in RCW 21.20.005(10) and (12).
- 2. Respondent Dobbs has violated RCW 21.20.040 by offering said securities while not registered as a securities salesperson, broker-dealer, investment adviser, or investment adviser representative in the State of Washington.
  - 3. Respondent Dobbs has recklessly and knowingly violated RCW 21.20.010(2) in connection with the

19

20

21

22

23

offer of securities by falsely representing that he was registered in Washington and by omitting to state material facts necessary in order to make his statements concerning the investment in Cygnus not misleading. Furthermore, Respondent Dobbs has knowingly and recklessly violated RCW 21.20.010(3) in connection with the offer of securities by engaging in a course of business which operates or would operate as a fraud or deceit, to wit, engaging in cold-calling sales practices utilizing high-pressure, harassment, and deception.

## NOTICE OF INTENT TO ORDER THE RESPONDENT TO CEASE AND DESIST

Pursuant to RCW 21.20.390, and based on the above Tentative Findings of Fact and Conclusions of Law, the Securities Administrator intends to order that Respondent Michael F. Dobbs shall permanently cease and desist from violations of RCW 21.20.010 and RCW 21.20.040.

## NOTICE OF INTENT TO DENY REGISTRATIONS

Pursuant to RCW 21.20.110(1)(b), and based upon the above Tentative Findings of Fact and Conclusions of Law, the Securities Administrator intends to order that Respondent Michael F. Dobbs shall be denied registration as a securities salesperson, broker-dealer, investment adviser, or investment adviser representative in the State of Washington for a period of five (5) years from the date of entry of the final order in this matter.

## NOTICE OF INTENT TO IMPOSE FINES

Pursuant to RCW 21.20.395, based upon Respondent Dobbs' knowing and reckless violations of RCW 21.20.010 including: making material misrepresentations and engaging in a course of business which operated as a fraud or deceit, and upon the above Tentative Findings of Fact and Conclusions of Law, the Securities Administrator intends to order that Respondent Michael F. Dobbs shall be liable for and pay a fine of \$5,000.

#### **AUTHORITY AND PROCEDURE**

This Statement of Charges is entered pursuant to the provisions of RCW 21.20.390 and RCW 21.20.110, and is subject to the provisions of RCW 21.20.120 and RCW 34.05. Respondent Michael F. Dobbs may make a written request for a hearing as set forth in the Notice of Opportunity to Defend and Opportunity for Hearing accompanying this Statement of Charges. If the Respondent does not request a hearing, the Securities Administrator intends to adopt the above Tentative Findings of Fact and Conclusions of Law as final, and enter a final order against Respondent enjoining future violations of the Securities Act, denying registration, and imposing fines as described above.

Dated this 22 day of September, 2003.

Deborah R. Bortner Securities Administrator

Debath R Borner

Approved by:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

Chidal E, Stevenson

Michael E. Stevenson Chief of Enforcement

Presented by:

Anthony W. Carter

Financial Legal Examiner